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U.S. APPLICATION NO.		FIRST NAMED	APPLICANT	ATTY, DOCKET NO.
09/529365		ESPEY	С	225/48700
EVENSON MCKEOWN EDWARDS & LENAHAN 1200 G STREET N W				NATIONAL APPLICATION NO.
			F	PCT/EP98/05682
SUITE 700 WASHNIGTON, DC 2000	16		LA. FILINO	
WASHINGTON, DC 2000	· · · · · · · · · · · · · · · · · · ·		08 SEF	
				8 MAY 2000
NOTIFICATIO	N OF MISSING REQUI	REMENTS UNDER	35 U.S.C. 371 I	N THE UNITED
The following items have	STATES DESIGNATE	D/ELECTED OFFIC	TE (DO/EO/US)	atent and Trademark Office as
a Designated	d Office (37 CFR 1.494),	pricant of the 1B to the	i content states F.	atent and Trademark Office as
	Office (37 CFR 1.495):			
U.S. Basic National I			٠.	
Copy of the internation a non-Englis	onal application in:			
English.	in language.			
Translation of the int	ernational application into	English.		
✓ Oath or Declaration of the properties of	of inventors(s) for DO/EO	/US.		
Copy of Article 19 as		11. 4		
The International Pre	e 19 amendments into Eng Himinary Examination Rep	USA. Ourt in English and its	Anneyes if any	
Translation of Annex	tes to the International Pre	liminary Examination	Report into Engl	lish.
Preliminary amendm	ent(s) filed13 APR		1	·
Information Disclosu		13 APR 2000 and		·
Assignment documen	nt. ad/or Change of Address.			
Substitute specification		000		
	laiming Small Entity Statu			
Priority Document.				
Copy of the Internation	onal Search Report 🗷 and	l copies of the reference	es cited therein.	
2. The following items MUS	ST he furnished within the	neriod set forth below	in order to com	whole the requirements for
acceptance under 35 U.S.C.	371:			
☐ a. Translation of the	application into English.	Note a processing fee	will be required	if submitted later than the
	months from the priority of translation is defective		icated on the s	attached Notice of Defective
Translation	l.			
b. Processing fee for	providing the translation or priority date (37 CFR 1.49	of the application and/	or the Annexes I	ater than the appropriate 20 or
			.497(a) and (b)	identifying the application by
the International appl	ication number and interna	ational filing date.		
The current	oath or declaration does n	ot comply with 37 CF	R 1.497(a) and (b) for the reasons indicated
	acd PCT/DO/EO/917.	ion later than the appr	annique 20 on 20	months from the priority date
(37 CFR 1.492(e)).	riding the bath of declarati	on rater than the appro	opriate 20 or 50	mointis from the priority date
3. Additional claim fees of	\$ as a □ la	arge entity 🔲 small en	tity, including a	ny required multiple dependent
due. See attached PTO-875.	meant must submit the add	litional claim fees of c	ancel the additio	nal claims for which fees are
FROM THE DATE OF TH	FURTH IN 2(a)-2(d) AF IS NOTICE OR BY	ND 3 ABOVE MUST 21 OR X 31 MONTE	BE SUBMITTE IS FROM THE	ED WITHIN ONE MONTH
THE APPLICATION, WH	ICHEVER IS LATER.	FAILURE TO PROP	ERLY RESPO	ND WILL RESULT IN
ABANDONMENT.				
The time period set above ma	ay be extended by filing a	petition and fee for ex	tension of time t	inder the provisions of 37
CFR 1.136(a).				·
4. Translation of the Annexe	es MUST be submitted no	later that the time peri	od set above or	the annexes will be cancelled.
Note processing fee will be re	equired if submitted later	than 30 months from t	he priority date.	
5. \square The Article 19 amends 494(d)) or 30 (37 CFR 1.495	nents are cancelled since a	translation was not pr	ovided by the ap	propriate 20 (37 CFR.
	•	•		
Applicant is reminded that an	y communication to the U	nited States Patent and	Trademark Off	ice must be mailed to the
address given in the heading				
-	notice MUST be	returned with	this respe	onse.
Enclosed: PCT/DO/EO/917	□ Notice of D	efective Translation		1 -
7 PTO-875		Hummann	Win	ston M Alvarado

FORM PCT/DO/EO/905 (December 1997)